

CLOSING THE INQUEST.

TESTIMONY IN REGARD TO THE FORD'S THEATRE DISASTER.

THE IMPRESSION STRENGTHENED THAT GRAVE CARELESSNESS WAS SHOWN IN THE ALTERATIONS.

(BY TELEGRAPH TO THE TRIBUNE.)

Washington, June 16.—The inquiry now being held at Willard's Hall to determine the responsibility for the Ford's Theatre building disaster, which probably came to an end to-morrow afternoon, if the satisfactory progress made to-day can be maintained during the rest of the inquiry. The evidence offered to-day was again confined largely to the main issue in the examination, namely, whether the work of excavation in the cellar of the building was undertaken after careful inspection, and was conducted with a reasonable regard for the security of the structure and the safety of the clerks who were obliged to continue their labors during the progress of the alterations. Some of the testimony given tended to show that a feeling of insecurity had been manifested by some of the employees while the repairs were being made, and that the officials in charge had for this or some other cause taken the precaution of roping off a part of the main floor to prevent strain on the area directly over the excavation.

The significant statement was made by one of the higher bidders for the contract of installing the electric plant, that he had called the attention of the engineer of the building to the lack of any provision in the specifications for "shoring up" the weakened walls, and had on this occasion plainly told that officer that the job of installation would be a "very ticklish" one. The contractor's methods of work also came in for some pointed criticism. This unfortunate builder, Mr. Dant, is himself prostrated as a result of the disaster, and it is even said that his mind has been affected by the worry and strain which he has suffered under since last Friday.

Altogether, the impression has been greatly strengthened by today's evidence that grave carelessness was shown both in the preparation of the plans for the alterations, and in the actual work of excavation. The testimony may establish more decisively on whose shoulders the burden of this carelessness should properly be thrown.

ANOTHER VICTIM OF THE DISASTER.

THE TWENTY-SECOND ON THE DEATH ROLL—EVIDENCE AT THE INQUEST.

Washington, June 16.—A. L. Ames, who was injured in the Ford's Theatre disaster last Friday, died at the Emergency Hospital to-day.

Mr. Ames received severe scalp wounds, a fractured leg and injuries to the back. He had been improving during the week, but had a relapse, and death ensued. Mr. Ames was born in Illinois about forty years ago, but subsequently moved to Iowa, from which State he was appointed to a clerkship in the Record and Pension Division. He leaves a widow and one son. The body will be taken to his home in Iowa.

The usual crowd was in attendance this morning when Coroner Patterson began the second day's inquest over the bodies of the victims who were killed in the disaster. Thomas Entwistle, inspector of buildings for the District of Columbia, testified that at the request of the jury he had made an inspection of the ruined building, and it was his opinion that the mortar used had too much sand and not enough cement, and the brickwork was badly done. The specifications for the work, which Colonel Alsworth had approved, were not far out of the way, said Mr. Entwistle, but the great trouble was that the workmen were not having some expert to attend to the whole matter.

Another examination of the ruined building was made yesterday by Edward Clark, the architect of the United States Capitol, and when called to testify before the jury he submitted a statement showing that the weight on the floors was much less than the danger line.

Mr. Sasse, the engineer of the theatre building, who testified yesterday, was recalled at the afternoon session and asked to produce the plans which he drew for the electric lighting plant. Mr. Sasse said Colonel Alsworth had taken the plans away the day after the accident, but the witness agreed to see the Colonel and produce them before the jury, which he subsequently did, with explanations.

Augustus Davis, a witness and an unsuccessful bidder for the electric lighting plant work, said he thought the plans for the work were such that no man could form from them an intelligent idea of what was wanted. He had told Captain Thorpe, chief of the supply division of the War Department, that the work was dangerous. Nothing was contained in the specifications that provided for supporting the upper floors during the work, except that in his opinion no reasonably intelligent man would have attempted to do the work without shoring.

A stir was caused among the spectators when the name of William G. Covert, superintendent of the old theatre building, was called. Testimony given at the inquest had pointed him out as having something to do with the work of putting in the electric light plant. Mr. Thomas, the attorney, told Mr. Covert that he had been called to see if he wished to make a statement, and Mr. Covert declined to do so. He had nothing to do with the work, he said, and in fact knew nothing about such matters. He added that Colonel Alsworth had cautioned him particularly not to give any instructions to the contractor, but to go down in the cellar as often as possible, and if he saw anything that, in his opinion, was calculated to endanger the building, to tell him immediately. The witness did not know whether shoring was necessary or not. As Colonel Alsworth observed, the witness himself, he did not make any report on it to him.

After James H. McNeill, an architect, had testified that the main cause of the disaster was the fact that such work as that beneath the theatre without shoring, that a competent draughtsman should have been called in to plan the work, and that the architect had supervised the work, according to custom, the jury adjourned until to-morrow, when it is expected the inquiry will be closed.

THE SCHOOL TEACHERS TO GET THEIR MONEY.

Controller Myers, in speaking of the perturbation existing among the teachers of the city schools on the subject of the payment of their salaries and the talk of a mass-meeting to discuss it, said that they were unnecessarily alarmed. "They will get every cent due them," he said. "There are no deductions to be made. No salaries will be cut unless the Board of Education does it. That body makes out and certifies the payrolls. No harm can come to the school teachers except from the Board of Education. There can be no deficiency in the salary appropriation before the school year on next December. All the salaries will be paid at the usual time and in full throughout the year 1893-94."

A STEAMER SUNK BY A STEAMER.

Baltimore, June 16.—The schooner John W. Brown, from Norfolk for Providence, with coal, was sunk at 4 o'clock this morning near Cape Henry, Va., through a collision with the steamer Michigan, from Baltimore for London. The schooner went down in twenty minutes. The crew were rescued and taken to Norfolk.

LIVESTOCK KILLED IN A WRECK.

Batavia, N. Y., June 16.—A bad wreck occurred on the Central bridge over the Tonawanda Creek here last night. An eastbound freight train, consisting of an engine, a passenger car, and a flat car, was wrecked. The engine and passenger car were wrecked and the flat car was overturned. The loss to the New-York Central will amount to many thousands of dollars.

A PINK PROGRAMME FOR NEWSPAPER MEN.

Rome, N. Y., June 16.—The fortieth anniversary of the New-York Press Association will be observed the last week in June at the Hotel Amperand, Lower Saratoga Lake, in the Adirondacks, where the annual convention will be held. A special train will leave New-York on June 27, under the direction of H. D. Carter, general agent of the Adirondack line. Two or three hours will be devoted to visiting Trenton Falls. The week will be occupied with business sessions, literary exercises and pleasure excursions upon the water and in the woods, boating and fishing included. Besides the annual address by President Keimigler, of Rome, and regular business, the three-substitute men will fire their literary guns at various objects. Among the literary men of New-York will be present "Ideals in Newspaperdom," by R. C. Hill, of Buffalo, will speak on "Useful Intermediaries," John H. Farrell, of Albany, will explain "Latest Mechanical Devices." The veteran Thomas S. Truitt, of Syracuse, who was present

DUFFY'S PURE MALT WHISKY



FOR MEDICINAL USE NO FUSEL OIL

This is a year and the season of the year especially when people need to be careful. There is disease in the air and there is more of it coming from abroad than at any other time. Malaria is constantly prevalent, summer diseases are imminent and cholera is expected. To keep the blood pure and circulating, and avoid malaria and preserve the health, strength and pure blood, there is nothing equal to Duffy's Pure Malt Whisky. Insist upon your draught or grocer having it for you and do not be persuaded to take any other. Send for illustrated pamphlet. DUFFY MALT WHISKY CO., ROCHESTER, N. Y.

CHICAGO THE LEAGUE'S HEADQUARTERS

ALL OPPOSITION TO THE GREAT WESTERN METROPOLIS OVERHELMED.

Chicago, June 16 (Special).—Chicago has been chosen by the Executive Committee of the National League of Republican Clubs as the location of the National headquarters of the league. This question was the main point at issue in the session of the league here, and almost every delegate present had something to say on the subject. Washington was the only real competitor of Chicago and its claim was fully supported by Delegate Tiepke, of Rhode Island. St. Louis was nominated by Mr. Flannigan, of Missouri, and yet before the discussion was over Mr. Flannigan was ready to throw his influence in favor of the Western Fair city. Mr. Judd, of Illinois, spoke strongly in favor of Chicago, and his motion had no many seconds that it was difficult to see where any opposition could be effective. When representatives from North Carolina, Kansas and Washington were united on the advisability of locating headquarters in Chicago, the delegates favoring other locations saw at once that the fight was lost and before the vote was reached the opposition had been thoroughly routed.

The argument of those who favored Washington was that the National Capitol is the place to get the campaign literature, and that the Senators and Representatives would be glad to assist the league in its work. On the other hand, the men who had charge of the league's work in the last campaign were all opposed to the move, because they had found that the only literature a Congressman was willing to send out was his own speeches. Several eloquent speeches were made in favor of separating the league from the National Committee, and the general opinion seemed to be that the two organizations should be entirely distinct. There was no feeling of antagonism against the National Committee, but the delegates declared that their work lay in a direction different from that of the National Committee. "Education" is the watchword of the league, and the work will be kept up during "off years" as well as during election time. As far as handling the work during election time, it is believed that more efficiency can be gained through a Western than an Eastern management.

The fight began at the opening of the session at 11 o'clock to-day and was pushed for all it was worth by the Western and Southern men. An informal ballot was first taken, which showed such an overwhelming sentiment in favor of Chicago that Washington was withdrawn from the fight and Chicago was unanimously selected. A resolution introduced to place the Eastern men, proposing to establish a sub-headquarters at Providence, R. I., for the New-England States, to be in charge of an assistant secretary, together with another resolution, which was referred to the sub-committee, which is a permanent body, to a refusal. The selection of Chicago, it was said by several of the members, left the relationship between ex-Secretary McKee, of Washington, and Colonel Allen, of Michigan, somewhat embarrassing. A vote of ten yeas and one nay was taken for St. Louis, three for Washington and one for New-York.

THE COURTS.

SUIT OF A NORMANNIA PASSENGER.

Argument was begun yesterday in the United States District Court before Judge Brown in the libel of Judge Alfred B. Beers, of Bridgeport, Conn., against the Hamburg-American Line's steamer Normannia for \$100,000 damages for being detained in the cholera scare of last year. E. C. Benedict, of Benedict & Benedict, summed up the case for the libellant, declaring that the steamship company's agents had wilfully deceived the passengers.

For the Hamburg-American Line, contended that the court and no jurisdiction, as the statements alleged to be false were made in London, and that the representations were not actionable. He will finish his address to-day.

COURT OF APPEALS CALENDAR FOR MONDAY.

Stratton, N. Y., June 16.—The Court of Appeals calendar for Monday is Nos. 626, 671, 683, 686, 687, 689, 685, 693, 694, 695, 706, 691, 693, 697, 699, 700, 701, 702, 703, 704. To be continued on Tuesday if necessary to finish it.

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Scratched Ten Months

A troublesome skin disease caused me to scratch for ten months, and was cured by a few days' use of S. S. S. M. K. WOLFE, Upper Marlboro, Md.

SWIFT'S SPECIFIC.

I was cured some years ago of White Swelling in my leg by using S. S. S. and have had no symptoms of return of the disease. Many prominent physicians attended me and failed, but S. S. S. did the work.

PAUL W. KIRKPATRICK, Johnson City, Tenn.

Treatise on Blood and Skin Diseases mailed free.

SWIFT SPECIFIC CO., Atlanta, Ga.

A STEP AHEAD AT HARVARD.

NEW REQUIREMENTS FOR ADMISSION TO THE LAW SCHOOL.

CANDIDATES FOR A DEGREE IN LAW MUST HAVE CERTAIN SPECIFIED LITERARY TRAINING.

(BY TELEGRAPH TO THE TRIBUNE.)

Cambridge, June 16.—Harvard University has just taken a step of great importance. At the next annual meeting 1893-94, admission to regular standing in the Harvard Law School will be gained only by persons possessing an A. B. degree or its equivalent, implying a certain amount of literary training, from any one of certain selected universities and colleges, or by persons qualified to enter the senior class of Harvard University. The list of universities and colleges has been made up with great care and the list of institutions in unimpaired standing, the best in the country, having been taken from their A. B. "or equivalent degree" should represent an amount of work done which would admit a candidate to the senior class of the university. The only exception to this requirement is that persons who are qualified to enter the senior class may be admitted to the law school.

Under the new rule the following classes are admitted as special students: "Personal Faculty in the Department of Law," by G. A. Willard, of Boston; "Legislation," by Charles R. Skinner, of Albany; "Criminal Law," by James J. Connelley, of New York; "Legal History," by James J. Connelley, of New York; "Legal Philosophy," by James J. Connelley, of New York; "Legal Literature," by James J. Connelley, of New York; "Legal Science," by James J. Connelley, of New York; "Legal Practice," by James J. Connelley, of New York; "Legal Theory," by James J. Connelley, of New York; "Legal History," by James J. Connelley, of New York; "Legal Philosophy," by James J. Connelley, of New York; "Legal Literature," by James J. Connelley, of New York; "Legal Science," by James J. Connelley, of New York; "Legal Practice," by James J. Connelley, of New York; "Legal Theory," by James J. Connelley, of New York; "Legal History," by James J. Connelley, of New York; "Legal Philosophy," by James J. 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